

SO ORDERED

Case 20-41308 Doc 375 Filed 04/25/20 Entered 04/25/20 23:30:15 Imaged
Certificate of Notice Pg 1 of 8

Apr 22, 2020

Kathy A. Surratt -States
KATHY A. SURRETT-STATES
Chief United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MISSOURI
ST LOUIS DIVISION

RECEIVED + FILED
2020 APR 22 AM 11:32
CLERK, US BANKRUPTCY COURT
EASTERN DISTRICT OF
ST LOUIS, MISSOURI - MR

In re: FORESIGHT ENERGY LP)
) Case No. 20-41308-659
) Chapter 11
Debtor,) Judge Kathy A. Surratt -States

VERIFIED MOTION FOR ADMISSION PRO HAC VICE

Pursuant to L.R. 2090(B)(1) of the United States Bankruptcy Court for the Eastern District of Missouri, and Rule 12.01(F) of the local rules of the United States District Court for the Eastern District of Missouri, I, James L. Van Winkle, move to be admitted pro hac vice to the bar of this Court for the purpose of representing Illinois Minerals LLC and Illinois Methane LLC in the instant matter. In support of this motion, I submit the following information as required by Rule 12.01(F):

- a. Full name of the movant-attorney; JAMES LEALON VAN WINKLE.
- b. Address and telephone number of the movant-attorney;

JAMES L. VAN WINKLE, IL Bar #03124239
301 S. Jackson St.
P.O. Box 337
McLeansboro IL 62859-0337
Telephone: 618-643-4396
Telefax: 618-643-4241
E-Mail: ripvan@vwvwlaw.com

- c. Name of the firm or letterhead under which the movant practices; VAN WINKLE & VAN WINKLE.

ol. Name of the law school(s) movant attended and the date(s) of graduation therefrom; The George Washington University, May 19, 1979.

- e. State and federal bars of which the movant is a member, with dates of admission and registration numbers, if any;

Illinois Supreme Court, November 5, 1979;

United States District Court, Southern District of Illinois (1980);

United States Bankruptcy Court, Southern District of Illinois (1980);

United States District Court, Central District of Illinois;

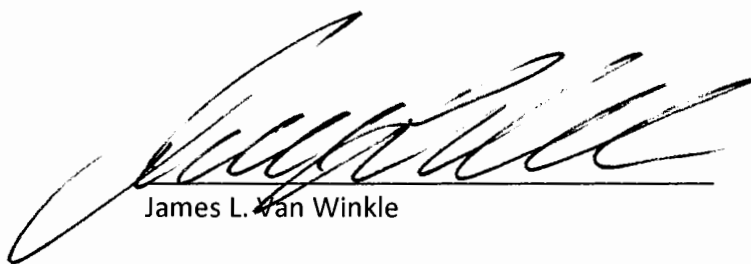
United States Bankruptcy Court, Central District of Illinois;

Seventh Circuit Court of Appeal, September 5, 1986.

f. Statement that movant is a member in good standing of all bars of which movant is a member and that movant is not under suspension or disbarment from any bar; Movant is a member in good standing of all of the above bars and courts.

g. Statement that movant does not reside in the Eastern District of Missouri, is not regularly employed in this District, and is not regularly engaged in the practice of law in this District. Movant does not reside in the Eastern District of Missouri, is not regularly employed in this District, and is not regularly engaged in the practice of law in this District.

Movant attests under penalty of perjury to the truth and accuracy of the foregoing facts, and respectfully requests that this motion be granted and that movant be admitted pro hac vice to the bar of this Court and be allowed to appear in the instant matter.



James L. Van Winkle

JAMES L. VAN WINKLE, IL Bar #03124239, VAN WINKLE & VAN WINKLE, Attorneys at Law
301 S. Jackson St., P.O. Box 337, McLeansboro IL 62859-0337
Telephone: 618-643-4396, Telefax: 618-643-4241, E-Mail: ripvan@vwwlaw.com
VW File 2020-096.0; server/\\ F:\ILLINOIS MINERALS\WILLIAMSON ENERGY BANKUPRTCY
2020960\DRAFT PLEADINGS 20200960\20200960 JLVW MOTION TO APPEAR PRO HAC VICE US BK CT E
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UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MISSOURI
ST LOUIS DIVISION

In re: FORESIGHT ENERGY LP)
) Case No. 20-41308
) Chapter 11
Debtor,) Judge Kathy A. Surratt -States

VERIFIED MOTION FOR ADMISSION PRO HAC VICE

Pursuant to L.R. 2090(B)(1) of the United States Bankruptcy Court for the Eastern District of Missouri, and Rule 12.01(F) of the local rules of the United States District Court for the Eastern District of Missouri, I, James L. Van Winkle, move to be admitted pro hac vice to the bar of this Court for the purpose of representing Illinois Minerals LLC and Illinois Methane LLC in the instant matter. In support of this motion, I submit the following information as required by Rule 12.01(F):

- a. Full name of the movant-attorney; JAMES LEALON VAN WINKLE.
- b. Address and telephone number of the movant-attorney;

JAMES L. VAN WINKLE, IL Bar #03124239
301 S. Jackson St.
P.O. Box 337
McLeansboro IL 62859-0337
Telephone: 618-643-4396
Telefax: 618-643-4241
E-Mail: ripvan@wwwlaw.com

- c. Name of the firm or letterhead under which the movant practices; VAN WINKLE & VAN WINKLE.

- d. Name of the law school(s) movant attended and the date(s) of graduation therefrom; The George Washington University, May 19, 1979.

- e. State and federal bars of which the movant is a member, with dates of admission and registration numbers, if any;

Illinois Supreme Court, November 5, 1979;

United States District Court, Southern District of Illinois (1980);

United States Bankruptcy Court, Southern District of Illinois (1980);

United States District Court, Central District of Illinois;

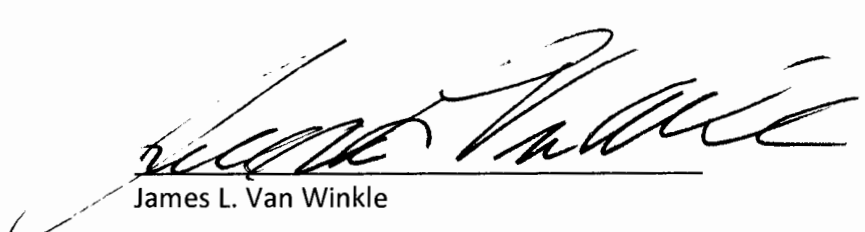
United States Bankruptcy Court, Central District of Illinois;

Seventh Circuit Court of Appeal, September 5, 1986.

f. Statement that movant is a member in good standing of all bars of which movant is a member and that movant is not under suspension or disbarment from any bar; Movant is a member in good standing of all of the above bars and courts.

g. Statement that movant does not reside in the Eastern District of Missouri, is not regularly employed in this District, and is not regularly engaged in the practice of law in this District. Movant does not reside in the Eastern District of Missouri, is not regularly employed in this District, and is not regularly engaged in the practice of law in this District.

Movant attests under penalty of perjury to the truth and accuracy of the foregoing facts, and respectfully requests that this motion be granted and that movant be admitted pro hac vice to the bar of this Court and be allowed to appear in the instant matter.



James L. Van Winkle

JAMES L. VAN WINKLE, IL Bar #03124239, VAN WINKLE & VAN WINKLE, Attorneys at Law
301 S. Jackson St., P.O. Box 337, McLeansboro IL 62859-0337
Telephone: 618-643-4396, Telefax: 618-643-4241, E-Mail: ripvan@vwwlaw.com
VW File 2020-096.0; server//\\ F:\ILLINOIS MINERALS\WILLIAMSON ENERGY BANKUPRTCY
2020960\DRAFT PLEADINGS 20200960\20200960 JLVW MOTION TO APPEAR PRO HAC VICE US BK CT E
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VAN WINKLE & VAN WINKLE

Attorneys at Law

301 South Jackson St. - P.O. Box 337

McLeansboro IL 62859-0337

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E-mail ripvan@vwvwlaw.com

JAMES L. VAN WINKLE

THEODORE VAN WINKLE

July 4, 1925 – February 9, 2016

April 20, 2020

Dana C McWay Clerk of Court
US Bankruptcy Court Missouri Eastern Division
Thomas F Eagleton US Courthouse
111 S 10th St #4
Saint Louis MO 63102-1125

RE: Pro Hac Vice Motion
In Re: Foresight Energy LP
2020-41308
Vw File 2020-096.0

Dear Clerk McWay:

Attached is my signed verified Motion to appear pro hac vice in the Foresight case.

Also attached is a check in the amount of \$100 for the admission fee.

Should you have any questions or requirements, please contact me.

Sincerely,



JAMES L. VAN WINKLE

F:\Illinois Minerals\Williamson Energy Bankuprtcy 2020960\Draft Pleadings 20200960\20200960 Ltr to Clerk of Court Pro Hac Vice Motion

In re:
Foresight Energy LP
DebtorCase No. 20-41308-kss
Chapter 11

CERTIFICATE OF NOTICE

District/off: 0865-4

User: admin
Form ID: pdfolPage 1 of 3
Total Noticed: 1

Date Rcvd: Apr 23, 2020

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Apr 25, 2020.

aty James L. Van Winkle, 301 S. Jackson St., P.O. Box 337, McLeansboro, IL 62859-0337

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.
NONE.

TOTAL: 0

***** BYPASSED RECIPIENTS *****

NONE.

TOTAL: 0

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Apr 25, 2020

Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on April 23, 2020 at the address(es) listed below:

Alice Belisle Eaton on behalf of Debtor Foresight Energy LP
 aeaton@paulweiss.com;mcolarossi@paulweiss.com;pbasta@paulweiss.com;slascano@paulweiss.com;awoolverton@paulweiss.com;orahnama@paulweiss.com;mtattnall@paulweiss.com;psteel@paulweiss.com;dweiss@paulweiss.com

Amy A. Zuccarello on behalf of Creditor Lord Securities Corporation
 azuccarello@sullivanlaw.com, tkethro@sullivanlaw.com

Brad M. Kahn on behalf of Creditor Ad Hoc First Lien Group bkahn@akingump.com

Brian C. Walsh on behalf of Creditor Davidson Kempner Capital Management LP
 brian.walsh@bclplaw.com

Christopher Foy on behalf of Creditor Illinois Department of Natural Resources
 cfoy@atg.state.il.us

Christopher J. Lawhorn on behalf of Creditor Javelin Global Commodities UK Ltd
 cjl@carmodymacdonald.com, txs@carmodymacdonald.com;aep@carmodymacdonald.com

Cullen Drescher Speckhart on behalf of Creditor Committee John Fabick Tractor Company/Fabick Mining, Inc. cspeckhart@cooley.com, efilng-notice@ecf.pacerpro.com

Dominique Sinesi on behalf of Interested Party United States of America
 dominique.sinesi@usdoj.gov

Erika L. Todd on behalf of Creditor Lord Securities Corporation etodd@sullivanlaw.com

Ira S Dizengoff on behalf of Creditor Ad Hoc First Lien Group idizengoff@akingump.com

Jaimie L Mansfield on behalf of Debtor Sugar Camp Energy, LLC jmansfield@atllp.com, bvogt@armstrongteasdale.com

Jaimie L Mansfield on behalf of Debtor Macoupin Energy LLC jmansfield@atllp.com, bvogt@armstrongteasdale.com

Jaimie L Mansfield on behalf of Debtor Tanner Energy LLC jmansfield@atllp.com, bvogt@armstrongteasdale.com

Jaimie L Mansfield on behalf of Debtor Williamson Energy, LLC jmansfield@atllp.com, bvogt@armstrongteasdale.com

Jaimie L Mansfield on behalf of Debtor Foresight Coal Sales LLC jmansfield@atllp.com, bvogt@armstrongteasdale.com

James Savin on behalf of Creditor Ad Hoc First Lien Group jsavin@akingump.com

Jason D. Angelo on behalf of Creditor Wilmington Trust NA jangelo@reedsmith.com

Jason D. Angelo on behalf of Creditor Committee Wilmington Trust, NA jangelo@reedsmith.com

Jeffrey C Wisler on behalf of Creditor RESIDCO jwisler@connollygallagher.com

Jennifer M McLemore on behalf of Creditor Natural Resource Partners L.P., et al.
 jmclemore@williamsmullen.com

Joel A Kunin on behalf of Creditor Cory Leitschuh jkunin@ghalaw.com, megan@ghalaw.com

Joel A Kunin on behalf of Creditor Terra Payne, as Special Administrator of the Estate of William Daniel Hans Payne jkunin@ghalaw.com, megan@ghalaw.com

John G. Willard on behalf of Debtor Foresight Energy Labor LLC jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com

John G. Willard on behalf of Debtor Foresight Energy Finance Corporation
 jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com

John G. Willard on behalf of Debtor MaRyan Mining LLC jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com

District/off: 0865-4

User: admin
Form ID: pdfol

Page 2 of 3
Total Noticed: 1

Date Rcvd: Apr 23, 2020

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

John G. Willard on behalf of Debtor Akin Energy LLC jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com
John G. Willard on behalf of Debtor Hillsboro Transport LLC jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com
John G. Willard on behalf of Debtor Adena Resources, LLC jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com
John G. Willard on behalf of Debtor Foresight Energy LP jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com
John G. Willard on behalf of Debtor Oeneus LLC jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com
John G. Willard on behalf of Debtor Mach Mining, LLC jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com
John G. Willard on behalf of Debtor Sitran, LLC jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com
John G. Willard on behalf of Debtor Seneca Rebuild LLC jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com
John G. Willard on behalf of Debtor American Century Transport LLC jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com
John G. Willard on behalf of Debtor American Century Mineral LLC jwillard@armstrongteasdale.com, bvogt@armstrongteasdale.com
John T.M. Whiteman on behalf of Creditor Missouri Department of Revenue edmoecf@or.mo.gov
John Talbot Sant, Jr. on behalf of Creditor Committee Official Committee of Unsecured Creditors tsant@affinitylawgrp.com, kschimweg@affinitylawgrp.com
Kathryn Redmond on behalf of Debtor Coal Field Repair Services LLC kredmond@atllp.com, bvogt@atllp.com
Kathryn Redmond on behalf of Debtor Logan Mining LLC kredmond@atllp.com, bvogt@atllp.com
Kathryn Redmond on behalf of Debtor LD Labor Company LLC kredmond@atllp.com, bvogt@atllp.com
Kathryn Redmond on behalf of Debtor Coal Field Construction Company LLC kredmond@atllp.com, bvogt@atllp.com
Kathryn Redmond on behalf of Debtor Foresight Energy LP kredmond@atllp.com, bvogt@atllp.com
Kurt F. Gwynne on behalf of Creditor Committee Wilmington Trust, NA kgwynne@reedsmith.com
Lawrence E. Parres on behalf of Creditor Core & Main LP lparres@lewisrice.com
Mark V. Bossi on behalf of Creditor Ad Hoc First Lien Group mbossi@thompsoncoburn.com, lmckinnon@thompsoncoburn.com
Marshall C. Turner on behalf of Creditor Lord Securities Corporation marshall.turner@huschblackwell.com, gail.sinnett@huschblackwell.com;marshall-turner-8668@ecf.pacerpro.com
Marshall C. Turner on behalf of Creditor Huntington National Bank marshall.turner@huschblackwell.com, gail.sinnett@huschblackwell.com;marshall-turner-8668@ecf.pacerpro.com
Michael D Mueller on behalf of Creditor Natural Resource Partners L.P., et al. mmueller@williamsmullen.com
Michael J. Roeschenthaler on behalf of Creditor Committee Official Committee of Unsecured Creditors mroeschenthaler@wtplaw.com
Nathaniel R.B. Koslof on behalf of Creditor Lord Securities Corporation nkoslof@sullivanlaw.com
Office of US Trustee USTPRRegion13.SL.ECF@USDOJ.gov
Patrick Cloud on behalf of Creditor Mt. Olive and Staunton Coal Company Trust pcloud@heylroyster.com
Richard J. Parks on behalf of Creditor Joy Global Conveyors Inc. rjp@pietragallo.com
Richard J. Parks on behalf of Creditor Joy Underground Mining LLC rjp@pietragallo.com
Richard W. Engel, Jr. on behalf of Debtor American Century Mineral LLC rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Richard W. Engel, Jr. on behalf of Debtor Foresight Energy LLC rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Richard W. Engel, Jr. on behalf of Debtor M-Class Mining, LLC rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Richard W. Engel, Jr. on behalf of Debtor Hillsboro Energy LLC rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Richard W. Engel, Jr. on behalf of Debtor American Century Transport LLC rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Richard W. Engel, Jr. on behalf of Debtor Patton Mining LLC rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Richard W. Engel, Jr. on behalf of Debtor Foresight Energy GP LLC rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Richard W. Engel, Jr. on behalf of Debtor Foresight Energy Services LLC rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Richard W. Engel, Jr. on behalf of Debtor Foresight Energy Employee Services Corporation rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Richard W. Engel, Jr. on behalf of Debtor Foresight Energy LP rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Richard W. Engel, Jr. on behalf of Debtor Foresight Receivables LLC rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Richard W. Engel, Jr. on behalf of Debtor Viking Mining LLC rengel@armstrongteasdale.com, bvogt@armstrongteasdale.com;srice@armstrongteasdale.com
Robert E. Eggmann on behalf of Creditor Mangrove Partners ree@carmodymacdonald.com, thr@carmodymacdonald.com;ala@carmodymacdonald.com;syd@carmodymacdonald.com
Rochelle A. Funderburg on behalf of Creditor S & S Urethane, Inc. rfunderburg@meyercapel.com

District/off: 0865-4

User: admin
Form ID: pdf01

Page 3 of 3
Total Noticed: 1

Date Rcvd: Apr 23, 2020

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

Rusty Keith Reinoehl on behalf of Creditor Bradford Supply Company rusty@rklegalgroup.com, rusty@rklegalgroup.com;riley@rklegalgroup.com
Spencer P. Desai on behalf of Creditor Mangrove Partners spd@carmodymacdonald.com, ala@carmodymacdonald.com;txs@carmodymacdonald.com
Steven M. Wallace on behalf of Creditor John Milo Kee steve@silverlakelaw.com, denise@silverlakelaw.com
Steven M. Wallace on behalf of Creditor Robin Lynne Kee Williams steve@silverlakelaw.com, denise@silverlakelaw.com
Steven M. Wallace on behalf of Creditor Mitchell/Roberts Partnership, an Illinois Partnership steve@silverlakelaw.com, denise@silverlakelaw.com
Steven M. Wallace on behalf of Creditor Carol Dean Crabtree steve@silverlakelaw.com, denise@silverlakelaw.com
Steven M. Wallace on behalf of Creditor J. Earl Baldwin, Personal Representative of the Estate of Katherine Baldwin, Deceased steve@silverlakelaw.com, denise@silverlakelaw.com
Steven M. Wallace on behalf of Creditor J. Earl Baldwin, Personal Representative of the Estate of Beverly B. Adams, Deceased steve@silverlakelaw.com, denise@silverlakelaw.com
Steven M. Wallace on behalf of Creditor Carl Inman, Executor of the Estate of Russell J. Inman, Deceased steve@silverlakelaw.com, denise@silverlakelaw.com
Steven M. Wallace on behalf of Creditor Reba Mitchell, Individually and as Trustee and Beneficiary of the Robert H. Mitchell Residual Trust steve@silverlakelaw.com, denise@silverlakelaw.com
Steven M. Wallace on behalf of Creditor David Senseney, Executor of the Estate of Marguerite Boos, Deceased steve@silverlakelaw.com, denise@silverlakelaw.com
Thomas H Riske on behalf of Creditor Javelin Global Commodities UK Ltd thr@carmodymacdonald.com, syd@carmodymacdonald.com;ala@carmodymacdonald.com
Thomas H Riske on behalf of Creditor Javelin Global Commodities (UK) Ltd thr@carmodymacdonald.com, syd@carmodymacdonald.com;ala@carmodymacdonald.com
Timothy P. Palmer on behalf of Creditor Huntington National Bank Timothy.Palmer@BIPC.com, donna.curcio@bipc.com
Wendi S. Alper-Pressman on behalf of Creditor Natural Resource Partners L.P., et al. wpressman@lathropgage.com, jbuchheit@lathropgage.com,stlfilings@lathropgage.com, Zachary Dain Lanier on behalf of Creditor Ad Hoc First Lien Group zlanier@akingump.com

TOTAL: 84